

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

----- X  
CLIPPER WONSILD TANKERS HOLDING A/S and :  
KYLIE SHIPPING COMPANY LTD., :

Plaintiffs, :

- against - :

BIODIESEL VENTURES, LLC, FULCRUM POWER :  
SERVICES Lp, and NATIONAL BIOFUELS, Lp, :

Defendants. :

07 CV 87074 (DC)  
ECF CASE

----- X  
**DEFENDANT BIODIESEL VENTURES, LLC'S ANSWER**  
**TO PLAINTIFFS' AMENDED COMPLAINT**

Defendant Biodiesel Ventures, LLC ("Biodiesel Ventures"), by its attorneys, Locke Lord Bissell & Liddell LLP, answer Plaintiffs' Amended Complaint as follows:

1. Biodiesel Ventures admits the assertions contained in Paragraph 1 of the Amended Complaint as it pertains to the claims specifically asserted therein.
2. Upon information and belief, Biodiesel Ventures admits the assertions contained in Paragraph 2 of the Amended Complaint.
3. Upon information and belief, Biodiesel Ventures admits the assertions contained in Paragraph 3 of the Amended Complaint.
4. Biodiesel Ventures admits the assertions contained in Paragraph 4 of the Amended Complaint.

5. Biodiesel Ventures specifically denies that Fulcrum Power Services LP or any other entity is its alter ego. Upon information and belief, Biodiesel Ventures admits the remaining assertions contained in Paragraph 5 of the Amended Complaint.

6. Biodiesel Ventures specifically denies that National Biofuels LP or any other entity is its alter ego. Upon information and belief, Biodiesel Ventures admits the remaining assertions contained in Paragraph 6 of the Amended Complaint.

7. Biodiesel Ventures admits the assertions contained in Paragraph 7 of the Amended Complaint.

8. Biodiesel Ventures specifically denies that the individuals who negotiated the charter party were acting in any capacity other than as representatives of Biodiesel Ventures.

9. Biodiesel Ventures admits that certain disputes arose relating to the charter party, but denies the assertions on Paragraph 9 of the Amended Complaint if the references to "Defendant" are meant to imply that the dispute involved any party other than Plaintiffs and Biodiesel Ventures.

10. Biodiesel Ventures admits that discussions have occurred regarding the dispute between Biodiesel Ventures and Plaintiffs. Based upon information and belief, Biodiesel Ventures denies that such discussions included individuals acting on behalf of any Defendant other than Biodiesel Ventures.

11. Biodiesel Ventures denies the amount of damages claimed in Paragraph 11 of the Amended Complaint and further asserts that it has offsetting claims against Plaintiffs.

12. Biodiesel Ventures admits the assertions contained in Paragraph 12 of the Amended Complaint.

13. Biodiesel Ventures admits that it has received notice of Plaintiffs' intent to proceed with arbitration.

14. Biodiesel Ventures disputes that amounts are due to Plaintiffs and further asserts that it has offsetting claims against Plaintiffs.

15. Biodiesel Ventures disputes that Plaintiffs are entitled to recover the amounts claimed in Paragraph 15 of the Amended Complaint.

16. Biodiesel Ventures denies the assertions contained in Paragraph 16 of the Amended Complaint.

17. Biodiesel Ventures denies the assertions contained in Paragraph 17 of the Amended Complaint.

18. Biodiesel Ventures denies the assertions contained in Paragraph 18 of the Amended Complaint as phrased.

19. Biodiesel Ventures denies that any such discussions alleged in Paragraph 19 of the Amended Complaint included individuals acting on behalf of any Defendant other than Biodiesel Ventures.

20. Biodiesel Ventures admits that Biodiesel Ventures and Fulcrum Power Services have offices at the same physical address.

21. Biodiesel Ventures denies that its officers and members are the same as those of Fulcrum Power Services as is alleged in Paragraph 21 of the Amended Complaint.

22. Biodiesel Ventures admits the assertions contained in Paragraph 22 of the Amended Complaint.

23. Biodiesel Ventures admits the assertions contained in Paragraph 23 of the Amended Complaint.

24. Biodiesel Ventures admits that Biodiesel Ventures and Fulcrum Power Services have offices at the same physical address.

25. Biodiesel Ventures denies the assertions contained in Paragraph 25 of the Amended Complaint.

26. Biodiesel Ventures admits that it is a wholly-owned subsidiary of National Biofuels, but denies the remaining allegations contained in Paragraph 26 of the Amended Complaint.

27. Biodiesel Ventures denies the assertions contained in Paragraph 27 of the Amended Complaint.

28. Biodiesel Ventures denies the assertions contained in Paragraph 28 of the Amended Complaint.

29. Biodiesel Ventures denies that any such discussions alleged in Paragraph 29 of the Amended Complaint included individuals acting on behalf of any Defendant other than Biodiesel Ventures.

30. Biodiesel Ventures admits that Biodiesel Ventures and National Biofuels have offices at the same physical address.

31. Biodiesel Ventures denies that its officers and members are the same as National Biofuels as is alleged in Paragraph 31 of the Amended Complaint, although Biodiesel Ventures is a wholly-owned subsidiary of National Biofuels.

32. Biodiesel Ventures admits that Kevin Gorman has been involved in discussions with Plaintiffs, but denies that he has acted on behalf of any entity other than Biodiesel Ventures.

33. Biodiesel Ventures denies the assertions contained in Paragraph 33 of the Amended Complaint.

34. Biodiesel Ventures admits that it cannot be found within this District, but denies that any of its assets found within the District are subject to the jurisdiction of this Court.

35. Biodiesel Ventures denies that the relief requested in Paragraph 35 of the Amended Complaint is appropriate.

**AFFIRMATIVE DEFENSES**

36. Biodiesel Ventures asserts that the claims of Plaintiffs set forth in the Amended Complaint, if any, are barred under the doctrine of setoff.

37. Biodiesel Ventures asserts that the claims of Plaintiffs set forth in the Amended Complaint, if any, are barred by prior material breach.

**PRAYER FOR RELIEF**

WHEREFORE, Biodiesel Ventures respectfully requests the following relief:

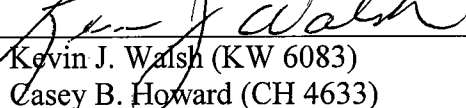
38. Defendant Biodiesel Ventures demands judgment dismissing the Amended Complaint herein as against it, and granting to it such other and further relief as this Court may deem just and proper, together with the costs and disbursements of this action.

**JURY DEMAND**

39. Defendant Biodiesel Ventures demands trial by jury on all issues so triable.

Dated: New York, New York  
January 7, 2008

Respectfully submitted,  
**LOCKE LORD BISSELL & LIDDELL LLP**

By:   
Kevin J. Walsh (KW 6083)  
Casey B. Howard (CH 4633)  
885 Third Avenue, 26th Floor  
New York, New York 11105  
212.812.8304  
Fax: 212.812.8364  
Attorneys for Defendant Biodiesel Ventures,  
LLC

**OF COUNSEL:**

Kenneth E. McKay  
**LOCKE LORD BISSELL & LIDDELL LLP**  
600 Travis, Suite 3400  
Houston, Texas 77002-3095  
713.226.1127  
Fax: 713.223.3717

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of **DEFENDANT BIODIESEL VENTURES, LLC'S ANSWER TO PLAINTIFFS' AMENDED COMPLAINT** has been served via ECF in accordance with the Southern District's Rules on Electronic Service on the following counsel, this 7th day of January, 2008:

Claurisse Campanale Orozco  
Thomas L. Tisdale  
TISDALE LAW OFFICES LLC  
11 West 42<sup>nd</sup> Street, Suite 900  
New York, NY 10036

A handwritten signature in black ink, appearing to read 'CB. Howard', written over a horizontal line.

Casey B. Howard

NYC 60377v.1